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supervised practice, and then get the full licensure. So it's an intermediate step, it's the provisional license. Section 16 deals with pulmonary function technologists. There are only four in this state, but these individuals have been functioning, are nationally certified and are different than respiratory care therapists. But it's to clarify, Section 16 clarifies that these individuals are not under the respiratory care statutes. The next Section 18 to 32 transfers responsibility of sanitation inspections. Currently the statutes have the Health and Human Services Department doing those; they haven't done those. The Barber Board has been doing those, and so this clarifies that it's not the Department of Health and Human Services but the Barber Board that does the inspections for barber shops. Section 33 deals with investigations and inspections of foster care facilities. Likewise, Section 34 deals with investigations and inspection of child care providers. In both cases these changes clarify that under the Health and Human Services system it's Regulation and Licensure that do the investigations and inspections, as their duties should be, and it's...the licensure aspect, however, is maintained by the Department of Health and Human Services. So we distinguish between who licenses foster care facilities and child care facilities and who inspects them and investigates any complaints regarding them. The next section, Section 35, deals with health clinics. Health clinics are regulated by the state of Nebraska. But in the past there have been some uncertainties about what a health clinic is. We have not licensed physician offices, they have been exempted over the years from licensure. And so this, Section 35, attempts to clarify further that in the definition of a health clinic, a physician office is not included under health clinic. So that is what we're trying to do there. And I want to emphasize in the committee there was discussion about whether or not this would change anything involving an abortion clinic. And I can assure you that there is no impact whatsoever, they would remain regulated and with oversight from the department. Section 36 deals with nursing homes and their ability to operate subnursing home levels of care. And what we're talking about here is you have nursing homes licensed as skilled facilities. But then there are other levels of nursing care that fall below that. And rather than having to get a different level of care license each time, if they have the highest level it's assumed